

210 N. Park Ave.

Winter Park, FL

32789

February 6, 2006 Via ECFS

P.O. Drawer 200

Winter Park, FL

32790-0200

Ms. Marlene H. Dortch, Secretary Federal Communications Commission

445 12th Street SW

Washington, DC 20554

Tel: 407-740-8575

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tmi@tminc.com

RE:

ANEW Broadband, Inc.

Docket 06-36

EB-06-TC-060 – Certification of CPNI Filing - (02/06/06)

Dear Ms. Dortch:

Pursuant to the Commission's Public Notice of January 30, 2006, ANEW Broadband, Inc. hereby files a copy of its 2006 Annual Compliance Certification of CPNI as required by section 64.2009(e) of the Commission's rules. As directed by the Public Notice, please include this in Docket 06-36.

Any questions you may have regarding this filing may be directed to me at 407-740-3005 or via email to mbyrnes@tminc.com.

Sincerely,

Monique Byrnes, Consultant to

ANEW Broadband, Inc.

cc:

Mr. Byron McCoy, byron.mccoy@fcc.gov

Best Copy and Printing, Inc., fcc@bcpiweb.com

ANNUAL OFFICER'S CERTIFICATION OF CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI) COMPLIANCE

I, Jose Matto, Vice President of ANEW Broadband, Inc. certify and state that:

- 1. I have personal knowledge of the ANEW Broadband, Inc. operating procedures as they relate to CPNI, and the Rules and Regulations of the Federal Communications regarding CPNI.
- 2. I hereby certify that, to the best of my knowledge, information and belief, ANEW Broadband, Inc.'s operating procedures are adequate to ensure compliance with its CPNI obligations pursuant to Section 222 of the Communications Act of 1934, as amended, and the Communication's rules found in 47 CFR, Subpart U.
- 3. A further statement outlining the operating procedures and compliance of ANEW Broadband, Inc. is attached as Exhibit A, as required by 47 C.F.R. §64.2009(e)

Jose Matto, Vice President ANEW Broadband, Inc.

2 6 6 6 (Date

Attachment A
Statement of CPNI Procedures and Compliance
ANEW Broadband, Inc.

Statement of CPNI Procedures and Compliance

ANEW Broadband, Inc. ("ANEW") does not use or permit access to CPNI to market any telecommunications or non-telecommunications services. ANEW has trained its personnel not to use CPNI for marketing purposes. Should ANEW elect to use CPNI in future marketing efforts, it will follow the applicable rules set forth in 47 CFR Subpart U, including, if necessary, the institution of operational procedures to ensure that notification is provided and customer approval is obtained before CPNI is used or disclosed.

ANEW has instituted training procedures and a corresponding disciplinary process to ensure that its personnel understand and comply with restrictions regarding the use and disclosure of, and access to, CPNI.

Requests for CPNI by law enforcement agencies are only granted if a subpoena is provided or if the customer provides written permission. When a customer calls to discuss their account, requesting access to CPNI, the company requires verification of a password to ensure the person making the request is the customer of record to ensure the company is discussing the account with an authorized individual.

ANEW maintains a record of all instances where CPNI was disclosed or provided to third parties, or where third parties were allowed access to CPNI.